STATE OF IOWA

DEPARTMENT OF COMMERCE

UTILITIES BOARD

IN RE:

EAST-CENTRAL IOWA RURAL ELECTRIC COOPERATIVE,

Complainant,

VS.

INTERSTATE POWER AND LIGHT COMPANY,

Respondent.

DOCKET NO. SPU-04-13

ERRATA ORDER

(Issued September 14, 2004)

On September 8, 2004, the undersigned administrative law judge issued an Order Approving Settlement Agreement in this docket. In the order, the third sentence of the second paragraph on page two erroneously states: "The settlement agreement provides, among other things, that East-Central will relinquish all claims to the service areas in question for a reasonable monetary payment to IPL." The sentence should read: "The settlement agreement provides, among other things, that East-Central will relinquish all claims to the service areas in question for a reasonable monetary payment from IPL."

IT IS THEREFORE ORDERED:

The third sentence of the second paragraph on page two of the Order Approving Settlement Agreement issued September 8, 2004, is corrected to read: "The settlement agreement provides, among other things, that East-Central will relinquish all claims to the service areas in question for a reasonable monetary payment from IPL."

UTILITIES BOARD

/s/ Amy L. Christensen
Amy L. Christensen
Administrative Law Judge

ATTEST:

/s/ Judi K. Cooper
Executive Secretary

Dated at Des Moines, Iowa, this 14th day of September, 2004.